ON CONTRACT

Decision No. 41121

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of the CITY OF ANTIOCH, a Municipal Corporation of the Sixth Class, of the State of California, to construct a street grade crossing within the corporate limits of the City of Antioch.

Application No. 28265

FIRST SUPPLEMENTAL ORDER

Applicant, by its Petition for Modification of Decision No. 40521, filed December 27, 1947, has requested that condition (3) of the Order in Decision No. 40521 in this proceeding, dated July 8, 1947, be amended to provide for the installation of wigwag signals in lieu of automatic crossing gates.

Applicant alloges that it has been under terrific additional expense without compensating revenue, and finds that the installation of automatic gates will entail the expenditure of a large amount of money by the City.

It appears that this request is reasonable and should be granted, with the exception that flashing light signals be substituted for wigwags, at approximately the same cost.

IT IS HEREBY ORDERED that condition (3) of the Order in Decision No. 40521 be and it is hereby amended to read as follows:

"(3) Two Standard No. 8 Flashing Light Signals (G.O. No. 75-B), shall be installed at the sole expense of applicant for the protection of said crossing of "D" Street. The maintenance of said signals thereafter shall be borne by Southern Pacific Company."

In all other respects Decision No. 40521 shall remain in full force and effect.

This order small become effective on the date hereof.

Dated at as Inacles. California.

January 18 294

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Commissioners-